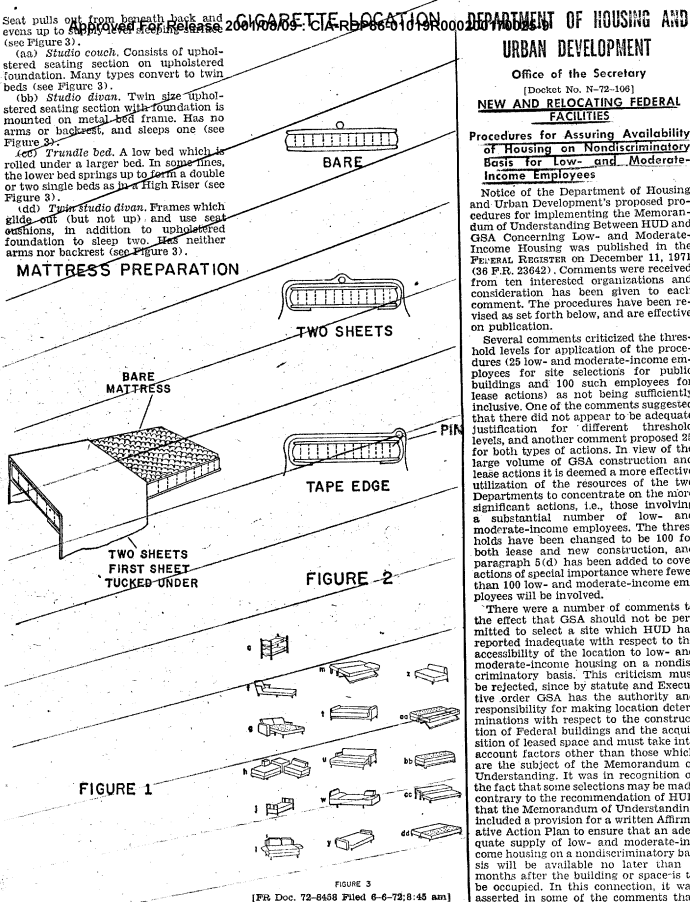
PERSONNEL STATISTICS

Personnel at Headquarters (exist.)

	CIA at Hqs. Bldg. CIA at PSB Total CIA	TATINTL
c.	GSA Forces GSA Guards	217 158 375
đ.	GSI	115
e.	C&P	18
	Grand Total	TATINTL

Personnel at Headquarters (projected)

	Total CIA (exist.) CIA (projected)		
c.	Total CIA (projected)		FATINTL
d. e.	Total Other Other (projected)	508 199	
f.	Total Other (projected)	707	7
	Total Headquarters Population (CIA & Others) - Projected		



URBAN DEVELOPMENT Office of the Secretary [Docket No. N-72-106]

NEW AND RELOCATING FEDERAL **FACILITIES**

Procedures for Assuring Availability of Housing on Nondiscriminatory Basis for Low- and Moderate-Income Employees

Notice of the Department of Housing and Urban Development's proposed procedures for implementing the Memorandum of Understanding Between HUD and GSA Concerning Low- and Moderate-Income Housing was published in the Fereral Register on December 11, 1971 (36 F.R. 23642). Comments were received from ten interested organizations and consideration has been given to each comment. The procedures have been revised as set forth below, and are effective on publication.

Several comments criticized the threshold levels for application of the procedures (25 low- and moderate-income employees for site selections for public buildings and 100 such employees for lease actions) as not being sufficiently inclusive. One of the comments suggested that there did not appear to be adequate justification for different threshold levels, and another comment proposed 25 for both types of actions. In view of the large volume of GSA construction and lease actions it is deemed a more effective utilization of the resources of the two Departments to concentrate on the more significant actions, i.e., those involving a substantial number of low- and moderate-income employees. The thresholds have been changed to be 100 for both lease and new construction, and paragraph 5(d) has been added to cover actions of special importance where fewer than 100 low- and moderate-income employees will be involved.

There were a number of comments to the effect that GSA should not be permitted to select a site which HUD has reported inadequate with respect to the accessibility of the location to low- and moderate-income housing on a nondis-criminatory basis. This criticism must be rejected, since by statute and Executive order GSA has the authority and responsibility for making location determinations with respect to the construction of Federal buildings and the acquisition of leased space and must take into account factors other than those which are the subject of the Memorandum of Understanding. It was in recognition of the fact that some selections may be made contrary to the recommendation of HUD that the Memorandum of Understanding included a provision for a written Affirmative Action Plan to ensure that an adequate supply of low- and moderate-income housing on a nondiscriminatory basis will be available no later than 6 months after the building or space-is to be occupied. In this connection, it was asserted in some of the comments that